FINANCIAL DISCLOSURE STATEMENTS

A.R.S Title 38, Chapter 3.1 Instructions and Sample Statement

November 2003



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SECRETARY OF STATE

STATE OF ARIZONA



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FINANCIAL DISCLOSURE STATEMENTS Common Questions And Answers

1. Who must file financial disclosure statements?

If at any time during the past calendar year, you held one of the positions listed below, you must file a Financial Disclosure Statement with the Secretary of State:

- a statewide officer, whether elected or appointed
- a member of the Arizona legislature, whether elected or appointed
- a Justice, Judge or Judge Pro Tempore of the Arizona Supreme Court, Court of Appeals or Superior Court, whether elected or appointed

If you are a candidate for a statewide or legislative office, you must also file a Candidate's Financial Disclosure statement with the Secretary of State at the same time as and as part of your nomination papers.

2. Do public officers and candidates in counties, cities, and towns have to file Financial Disclosure Statements?

Probably–but the forms may not be the same as the ones the Secretary of State provides. A.R.S. § 38-545 says counties, incorporated cities and towns must adopt their own standards for Financial Disclosure Statements. Check with the clerk or the filing office where you filed your nomination papers.

3. When do I have to file my Annual Financial Disclosure Statement?

PUBLIC OFFICERS

If you were a public officer at any time during a calendar year (even for a day), you must file an annual Financial Disclosure statement between **January 1 and January 31** of the following calendar year. That Financial Disclosure Statement covers the entire year in which you served, **January 1 through December 31**, even if you only served for a day and later left office due to resignation, retirement or another reason. If you also run for that or any other office, you must file a second Financial Disclosure Statement on the day you file your nomination papers and petitions.

NEWLY APPOINTED PUBLIC OFFICERS

If you are newly appointed to fill a vacancy in a statewide or a legislative office, you must file a Financial Disclosure Statement **within 60 days** of the date you take office. That Financial Disclosure Statement covers the 12 months preceding the date you took office. If you also run for that or any other office, you must file a second Financial Disclosure Statement on the day you file your nomination papers and petitions.

NEWLY APPOINTED JUSTICES AND JUDGES

If you are newly appointed as a Justice of the Arizona Supreme Court, a Judge on the Arizona Court of Appeals, or a Judge of the Superior Court, you must file a Financial Disclosure Statement within 60 days of the date you take office. That Financial Disclosure Statement covers the 12 months preceding the date you took office.

If you are appointed a Judge *Pro Tempore*, you do not need to file a Financial Disclosure Statement upon appointment, but you must file the annual Financial Disclosure Statement for each year you serve.

CANDIDATES FOR PUBLIC OFFICE AND SUPERIOR COURT

If you are a candidate for a statewide or legislative office, or for a judgeship on the Superior Court in a county where judges are elected, you must file a Financial Disclosure Statement at the same time as and as part of your nomination papers. If you are applying for merit selection to the Superior Court, you do not need to file a Financial Disclosure Statement with the Secretary of State until 60 days from the date you take office, if appointed. The Financial Disclosure Statement covers the 12 months prior to the date you file your nomination papers

4. Where do I get a financial disclosure statement?

PUBLIC OFFICERS

Statewide officers, legislators, Justices of the Arizona Supreme Court and Judges of the Arizona Court of Appeals receive a Financial Disclosure packet from the Secretary of State's office. The packets are mailed or delivered in late November to the address of the person's public office. Also in November, Financial Disclosure Statements are sent by the Secretary of State to each Presiding Judge or Court Administrator of the Superior Court for distribution to the Judges and Judges *Pro Tempore* in that court.

NEWLY APPOINTED PUBLIC OFFICERS, JUSTICES AND JUDGES

Statewide officers, legislators, Arizona Supreme Court Justices, and Arizona Court of Appeals Judges newly appointed to fill vacancies receive a Financial Disclosure packet in the mail from the Secretary of State Election Services office. Newly appointed Judges and Judges *Pro Tempore* to the Superior Court receive the packet from the Presiding Judge or Court Administrator or upon request from the Secretary of State Election Services office. Call (602) 542-8683 or e-mail your request to elections@mail.sosaz.com.

CANDIDATES FOR PUBLIC OFFICE AND SUPERIOR COURT

A copy of the Financial Disclosure statement is included in the packet of nomination materials provided to you by the Secretary of State Election Services office. Additional copies can be picked up from the Secretary of State's Election Services counter, or will be sent out upon request. Call (602) 542-8683 or e-mail your request to elections@mail.sosaz.com.

COUNTY, CITY, AND TOWN PUBLIC OFFICERS AND CANDIDATES

Public officers and candidates for offices in counties, cities and towns should contact their clerks or election filing offices for information on obtaining Financial Disclosure Statements. The forms provided by the Secretary of State may not be acceptable to those filing offices.

5. What laws govern Financial Disclosure Statements?

Arizona Revised Statutes §§ 38-541 through 38-545 and Attorney General Opinion No. I 78-018 govern the filing of financial disclosure statements by public officers. The Arizona Code of Judicial Conduct, Canon 4(H)(2) and Administrative Order 95-1 further govern the filing of Financial Disclosure statements by Arizona Justices, Judges and Judges *Pro Tempore*.

Counties, cities and towns may have additional ordinances, rules, resolutions or regulations that govern the filing of Financial Disclosure Statements by their public officers and candidates.

6. What is the penalty for failing to file a Financial Disclosure statement?

Upon referral by the Secretary of State, the Attorney General enforces the filing requirement against public officers who fail to file by the deadline. Enforcement may include a civil penalty of \$50 for each day the Statement is late, until it is filed.

In addition, if any public officer or candidate is found to have knowingly filed an incomplete or a false Financial Disclosure Statement, the public officer or candidate may be found guilty of a class 1 misdemeanor.

The Secretary of State can refuse to accept nomination papers from candidates who fail to include a Financial Disclosure Statement. If you are a candidate in a county, city or town that requires Financial Disclosure Statements, your filing officer can refuse to accept your nomination packet if you do not include the Statement.

7. Where do I file my Financial Disclosure Statement?

If you are one of the public officers or candidates discussed above, deliver or mail it to:

Secretary of State
Attn: Election Services Division
1700 West Washington Street, 7th Floor
Phoenix, Arizona 85007

If you are a county, city, town or special district public officer or candidate, contact your clerk or election office for information on where to file.

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Arizona Revised Statutes Title 38 Public Officers and Employees

Chapter 3.1 Standards for Financial Disclosure

Article 1. General Provisions

§ 38-541. Definitions

In this chapter, unless the context otherwise requires:

- 1. "Business" includes any enterprise, organization, trade, occupation or profession, whether or not operated as a legal entity or for profit, including any business trust, corporation, partnership, joint venture or sole proprietorship.
- 2. "Compensation" means anything of value or advantage, present or prospective, including the forgiveness of debt.
- 3. "Controlled business" means any business in which the public officer or any member of his household has an ownership or beneficial interest, individually or combined, amounting to more than a fifty per cent interest.
- 4. "Dependent business" means any business in which the public officer or any member of his household has an ownership or beneficial interest, individually or combined, amounting to more than a ten per cent interest, and during the preceding calendar year the business received from a single source more than ten thousand dollars and more than fifty per cent of its gross income.
- 5. "Gift" includes any gratuity, special discount, favor, hospitality, service, economic opportunity, loan or other benefit received without equivalent consideration and not provided to members of the public at large.
- 6. "Local public officer" means a person holding an elective office of an incorporated city or town, a county or a groundwater replenishment district established under title 48, chapter 27.

- 7. "Member of household" means a public officer's spouse and any minor child of whom the public officer has legal custody.
- 8. "Public officer" means a member of the legislature and any judge of the court of appeals or the superior court, or a person holding an elective office the constituency of which embraces the entire geographical limits of this state. Members of Congress are not public officers as defined in this paragraph.

§ 38-542 Duty to file financial disclosure statement; contents; exceptions

- **A.** In addition to other statements and reports required by law, every public officer, as a matter of public record, shall file with the secretary of state on a form prescribed by the secretary of state a verified financial disclosure statement covering the preceding calendar year ending December 31. The statement shall disclose:
- 1. The name and address of the public officer and each member of his household and all names and addresses under which each does business.
- 2. The name and address of each employer and of each other source of compensation other than gifts amounting to more than one thousand dollars received during the preceding calendar year by the public officer and members of his household in their own names, or by any other person for the use or benefit of the public officer or members of his household, a description of the services for which the compensation was received and the nature of the employer's business. This paragraph shall not be construed to require the disclosure of individual items of compensation that constituted a portion of the gross income of the business from which the public officer or members of his household derived compensation.
- 3. For a controlled business, a description of the goods or services provided by the business, and if any single source of compensation to the business during the preceding calendar year amounts to more than ten thousand dollars and is more than twenty-five per cent of the gross income of the business, the disclosure shall also include a description of the goods or services provided to the source of compensation. For a dependent business

the statement shall disclose a description of the goods or services provided by the business and a description of the goods or services provided to the source of compensation from which the dependent business derived the amount of gross income described in section 38-541, paragraph 4. If the source of compensation for a controlled or dependent business is a business, the statement shall disclose a description of the business activities engaged in by the source of compensation.

- 4. The names and addresses of all businesses and trusts in which the public officer or members of his household, or any other person for the use or benefit of the public officer or members of his household, had an ownership or beneficial interest of over one thousand dollars at any time during the preceding calendar year, and the names and addresses of all businesses and trusts in which the public officer or any member of his household held any office or had a fiduciary relationship at any time during the preceding calendar year, together with the amount or value of the interest and a description of the interest, office or relationship.
- 5. All Arizona real property interests and real property improvements, including specific location and approximate size, in which the public officer, any member of his household or a controlled or dependent business held legal title or a beneficial interest at any time during the preceding calendar year, and the value of any such interest, except that this paragraph does not apply to a real property interest and improvements thereon used as the primary personal residence or for the personal recreational use of the public officer. If a public officer, any member of his household or a controlled or dependent business acquired or divested any such interest during the preceding calendar year, he shall also disclose that the transaction was made and the date it occurred. If the controlled or dependent business is in the business of dealing in real property interests or disclosure need not include improvements. individual parcels or transactions as long as the aggregate value of all parcels of such property is reported.
- 6. The names and addresses of all creditors to whom the public officer or members of his household, in their own names or in the name of any other person, owed a debt of more than one thousand dollars or to whom a controlled business or a dependent business owed a debt of more than

- ten thousand dollars which was also more than thirty per cent of the total business indebtedness at any time during the preceding calendar year, listing each such creditor. This paragraph shall not be construed to require the disclosure of debts owed by the public officer or any member of his household resulting from the ordinary conduct of a business other than a controlled or dependent business. Nor shall disclosure be required of credit card transactions, retail installment contracts, debts on residences or recreational property exempt from disclosure under paragraph 5 of this subsection, debts on motor vehicles not used for commercial purposes, debts secured by cash values on life insurance or debts owed to relatives. It is sufficient disclosure of a creditor if the name and address of a person to whom payments are made is disclosed. If the public officer, any member of his household or a controlled or dependent business incurred or discharged a debt which is reportable under this subsection during the preceding calendar year, the report shall disclose that the transaction was made and the date it occurred.
- 7. The identification and amount of each debt exceeding one thousand dollars owed at any time during the preceding calendar year to the public officer and members of his household in their own names, or to any other person for the use or benefit of the public officer or any member of his household. The disclosure shall include the identification and amount of each debt exceeding ten thousand dollars to a controlled business or dependent business which was also more than thirty per cent of the total indebtedness to the business at any time during the preceding calendar year. This paragraph shall not be construed to require the disclosure of debts from the ordinary conduct of a business other than a controlled or dependent business. If the public officer, any member of his household or a controlled or dependent business incurred or discharged a debt which is reportable under this subsection during the preceding year, the report shall disclose that the transaction was made and the date it occurred.
- 8. The name of each source of any gift, or accumulated gifts from a single source, of more than five hundred dollars received by the public officer and members of his household in their own names during the preceding calendar year, or by any other person for the use or benefit of the public officer or any member of his household except gifts received by will or by virtue of intestate succession, or received by way of distribution from any inter

vivos or testamentary trust established by a spouse or by an ancestor, or gifts received from any other member of the household or relatives to the second degree of consanguinity. Political campaign contributions shall not be construed as gifts if otherwise publicly reported as political campaign contributions as required by law.

- 9. A list of all business licenses issued to, held by or in which the public officer or any member of his household had an interest at any time during the preceding calendar year, including the name in which the license was issued, the type of business and its location.
- 10. A list of all bonds, together with their value, issued by this state or any political subdivision of this state held at any time during the preceding calendar year by the public officer or any member of his household, which bonds issued by a single entity had a value in excess of one thousand dollars. If the public officer or any member of his household acquired or divested any bonds during the preceding calendar year which are reportable under this paragraph, the fact that the transaction occurred and the date shall also be shown.
- **B.** If an amount or value is required to be reported pursuant to this section, it is sufficient to report whether the amount or value of the equity interest falls within:
- 1. Category 1, one thousand dollars to twenty-five thousand dollars.
- 2. Category 2, more than twenty-five thousand dollars to one hundred thousand dollars.
- 3. Category 3, more than one hundred thousand dollars.
- **C.** This section does not require the disclosure of any information that is privileged by law.
- **D.** The statement required to be filed pursuant to subsection A shall be filed by all persons who qualified as public officers at any time during the preceding calendar year on or before January 31 of each year with the exceptions that a public officer appointed to fill a vacancy shall, within sixty days following his taking of such office, file a financial disclosure statement covering as his annual period the twelve month period ending with the last full month prior to the date of his taking office.

E. The secretary of state shall prepare written guidelines, forms and samples for completing the financial disclosure statement required by this section. A copy of the guidelines, forms and samples shall be distributed to each public officer and shall be made available to each candidate required to file a financial disclosure statement pursuant to section 38-543.

§ 38-543 Duty to file financial disclosure statement by candidate for public office

A candidate for public office as specified in section 38-541, paragraph 8 shall file a financial disclosure statement covering the preceding twelve month period and containing the information described in section 38-542 on a form prescribed by the secretary of state at the time of filing of nomination papers.

§ 38-544 . Violation; classification

- **A.** Any public officer, local public officer or candidate who knowingly fails to file a financial disclosure statement required pursuant to section 38-542, 38-543 or 38-545, who knowingly files an incomplete financial disclosure statement or who knowingly files a false financial disclosure statement is guilty of a class 1 misdemeanor.
- **B**. Any public officer, local public officer or candidate who violates this chapter is subject to a civil penalty of fifty dollars for each day of noncompliance but not more than five hundred dollars that may be imposed as prescribed in section 16-924.

§ 38-545. Local public officers financial disclosure

Notwithstanding the provisions of any law, charter or ordinance to the contrary, every incorporated city or town or county shall by ordinance, rule, resolution or regulation adopt standards of financial disclosure consistent with the provisions of this chapter applicable to local public officers.

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DEPARTMENT OF LAW OFFICE OF THE

Attorney General STATE CAPITOL Phoenix, Arizona 85007

BRUCE E. BABBITT

February 2, 1978

Honorable Jules M. Klagge Assistant Secretary of State State House Phoenix, Arizona

Re: 78 - 18 (R78-9)

Dear Mr. Klagge:

On January 5, 1978, you asked our opinion whether the financial disclosure statement required to be filed with your office by A.R.S. § 38-542 applies to "local public officers" as defined in A.R.S. § 38-541(5). "Public officers", defined in § 38-541(4), are required to make such filings.

We do not believe that "local public officers" should file financial disclosure statements with your office. Their disclosures should be filed with offices appropriately designated in the manner prescribed by A.R.S. § 38-545.

Since A.R.S. §§ 38-541 to 545 were added to Title 38 at the same time (1974), it is proper to assume that they may be interpreted in a consistent pattern. Therefore when distinctions are made within the definition of A.R.S. § 38-541 between "public officer" and "local public officer", it should be expected that these definitions have significance.

The major apparent significance between "public officer" and "local public officer" is that the financial disclosure requirement imposed upon a "local public officer" is more properly the concern of the local governmental entities. A.R.S. § 38-545. Consistent with the view that the locus of concern regarding a "local public officer" should be with the appropriate incorporated city, town or county, financial disclosure statements required by A.R.S. § 38-545 should be filed with the local authority charged with the duty of accepting nomination papers. This system then parallels the statewide system set out in A.R.S. § 38-542 and A.R.S. § 38-543.

Hon. Jules M. Klagge February 2, 1978 Page Two

Our view of A.R.S. § 38-541(4) and (5) is consistent with that of our Supreme Court in Armer v. Superior Court, 112 Ariz. 478 (1975). The Court held that directors of multicounty water conservation districts "are not state public officers for the purpose of financial disclosure" under § 38-542, since they are not among the office holders enumerated in paragraph 4 of § 38-541. Neither, of course, are justices of the peace, and the Armer reasoning would equally apply to them.

If we can be of further assistance, please let us know.

Very truly yours,

BRUCE E. BABBITT Attorney General

JOHN A. LASOTA, JR.

Chief Assistant Attorney General

JAL:db

	FILED	
	JAN 10 1995	
CBY	NOEL K. DESSAINT LERK SUPREME COURT	

IN THE SUPREME COURT OF THE STATE OF ARIZONA

IN THE MATTER OF:)	
JUDGE PRO TEMPORE)	ADMINISTRATIVE ORDER
FINANCIAL DISCLOSURE)	95-1
)	No

This Court is required to provide "administrative supervision over all the courts in the State." Ariz. Const. Art. 6, Sec. 3. This includes issuing such orders as may be necessary to assure legislation is effectively implemented by the judicial department.

Justices of the Supreme Court and judges of the Court of Appeals and the superior court are required by A.R.S. §38-542 to file financial disclosure statements. These disclosure requirements have not been uniformly applied to full-time judges pro tempore. The statutory language provides no textual basis for this limitation.

For purposes of financial disclosure, judges pro tempore employed full time by the court are indistinguishable from judges who stand for election. Their qualifications, judicial powers and compensation are the same. Ariz. Const. Art. 6, Sec. 31. The public interest in the financial affairs of full-time judges pro tempore is significant. Therefore, it is likely the legislature intended these judges be covered by the financial disclosure law. Part-time judges pro tempore who serve repeatedly on a continuing, scheduled and compensated basis are in a similar position.

Judges pro tempore who serve once or only sporadically on a voluntary basis cannot be compared to elected or appointed judges or judges pro tempore who perform judicial duties full time or on a continuing, scheduled and compensated basis. The Court has previously recognized this in providing different ethical

provisions for these judges. Rules of the Supreme Court, Rule 82. It is unlikely the legislature intended that such judges pro tempore were required to comply with A.R.S. §38-542.

NOW THEREFORE, IT IS ORDERED

Judges pro tempore serving the appellate courts or the superior court full time or on a continuing, scheduled and compensated basis shall comply with A.R.S. §38-542.

DATED THIS 10th day of January , 1995

STANLEY G. FEEDMAN

Chief Justice



FINANCIAL DISCLOSURE STATEMENT
(For use by Public Officers and Candidates of the State of Arizona)

Name o	of Public Officer or Candidate	Al Doe		
Addres	s	9130 N Ballot Avenue, Vote Fa	ills, AZ 86000	
Public (Office Held or Sought	AZ State Representative	District #	32
Check	one:			
	Financial Disclosure Statemer	been appointed to fill a vacancy of the tovering the 12 months preceding, to the month of	ng the date of this statement,	_
X	I am a public officer filing this s	statement covering the 12 months	of calendar year 20 <u>03</u>	<u>.</u>
		VERIFICATION		
		cial Disclosure Statement filed herouired to report pursuant to A.R.S. §		correct,
	-		IL Doe ure of Public Officer or Candid	late
SUBSCI	RIBED AND SWORN to (or affirme	d) before me this <u></u> day of	Jan . 20	004
		_	Notary Public	
My Co	1-15-2006 mmission Expires		Trotal y Lubilo	
		(Seal)		

SECTION A: PERSONAL DISCLOSURE

1. Names

What to disclose: Your and your spouse's names and the names of minor children of whom you have legal custody.

Your Name	AL DOE
Your Spouse's Name	Martha Doe
CHILDREN'S NAMES	Robert Doe Linda Doe

2. Sources of Personal Compensation

What to disclose: The name and address each employer who paid you, your spouse, or any member of your household more than \$1,000 in salary, wages, commissions, tips or other forms of compensation during the period covered by this report. Describe each employer's business and the services for which you or a member of your household were compensated.

Also, list anything of value that any other person, outside your household, received for your use or benefit of you or any member of your household. For example, if a person was paid by your employer to be your housekeeper, list that person's wages and the name of the employer.

You need not disclose: Any money you or any member of your household received that was gross income paid to a business you or your household member owned.

PUBLIC OFFICER OR MEMBER OF HOUSEHOLD	Name and Address of Employer or Other Source of Compensation over \$1000	DESCRIPTION OF EMPLOYER'S BUSINESS AND SERVICES PROVIDED BY PUBLIC OFFICER OR MEMBER OF HOUSEHOLD
Al Doe	State of Arizona	State Legislator
Martha Doe	1700 W Washington Vote Falls Unified School Dist 456 S First St.	Teacher
	Vote Falls	

3. Professional, Occupational and Business Licenses

What to disclose: List all licenses issued to or held by you or any member of your household at any time during the period covered by this Statement.

Type of License or Permit	NAME IN WHICH LICENSE IS ISSUED	PUBLIC OFFICER OR HOUSEHOLD MEMBER HOLDING LICENSE, IF NOT ISSUED IN OWN NAME	JURISDICTION(S) OF LICENSE	Location of business
RE Broker	Al Doe		AZ	Inactive
Teaching Cert.	Martha Doe		AZ	Vote Falls
Food handler	Burgers to Go	Robert Doe	Vote Falls	Vote Falls

4. Personal Creditors

What to disclose: The name and address of each creditor to whom you, or a member of your household owed a personal debt over \$1000 during the period covered by this Statement. If the debt was incurred or discharged during this period, list the date and whether it was incurred or discharged.

You need not disclose: Debts resulting from the ordinary conduct of a business (disclose those in Section C). Debts on residences or recreational property exempt from disclosure, on motor vehicles not used for commercial purposes, on debts secured by cash values on life insurance, or debts you owe to relatives, personal credit card transactions or installment contracts.

PERSONAL DEBTS OVER \$1,000			
Name and Address of Creditor (or Person to Whom Payments are Made)	PUBLIC OFFICER OR MEMBER OF HOUSEHOLD OWING THE DEBT	DATE INCURRED AND/OR DISCHARGED	
Carol Winters	Martha Doe	05/02/99	
2398 N Elm St, Vote Falls		☐ incurred ☐ discharged	
		☐ incurred ☐ discharged	
		☐ incurred ☐ discharged	

5. Personal Debtors

What to disclose: The name of each debtor who owed you or a member of your household a debt over \$1,000 at any time during the period covered by this Statement, and the approximate value of the debt (See last page of value categories). If the debt was incurred or discharged during the period covered by this Statement, report the date and whether the debt was incurred or discharged.

DEBTS OVER \$1,000 OWED TO YOU PERSONALLY				
Name of Debtor	PUBLIC OFFICER OR MEMBER OF HOUSEHOLD TO WHOM THE DEBT IS OWED	AMOUNT BY VALUE CATEGORY	Date Incurred and/or Discharged	
NONE				
			☐ incurred ☐ discharged	
			☐ incurred ☐ discharged	
	4		☐ incurred ☐ discharged	

6. Gifts

What to disclose: The name of the donor who gave you or a member of your household a single gift or an accumulation of gifts with a value over \$500, if that gift does NOT fit into a category below.

You need not disclose: Gifts you or a household member received by will, intestate succession, *intervivos* (living) trusts, or testamentary trusts established by a spouse or ancestor. Gifts received from any other member of the household or relatives to the second degree of consanguinity (parents, grandparents, siblings, children and grandchildren) or political contributions reported on campaign finance reports.

Name of Donor of Gifts over \$500	PUBLIC OFFICER OR MEMBER OF HOUSEHOLD – RECIPIENT
City College Scholarship Fund	Robert Doe
Young Writers of America	Linda Doe

SECTION B: REPORTABLE INTERESTS

7. Offices or Fiduciary Relationships in Businesses, Nonprofit Organizations or Trusts

What to disclose: The name and address of each business, organization, trust or non-profit organization or association in which you or any member of your household held any office OR had a fiduciary relationship during the period covered by this Statement. Describe the office or relationship.

Name of Organization and address	NAME OF PUBLIC OFFICER OR MEMBER OF HOUSEHOLD	OFFICE OR FIDUCIARY RELATIONSHIP
Tri-County Library Guild		
210 S Main, Vote Falls	Martha Doe	Chairwoman Publicity Committee
Vote Falls Good Citizens		
1739 W Wicken Dr, Vote Falls	AL Doe	Immediate Past President

8. Ownership or Financial Interest in Trusts, or Investment funds

What to disclose: The name and address of each business, trust, investment or retirement fund in which you or any member of your household had an ownership or beneficial interest of over \$1,000. This includes stocks, partnerships, joint ventures, sole proprietorships, annuities, mutual funds and retirement accounts. List the percentage of ownership or interest, and categorize the value of the equity. (See last page for value categories.)

NAME AND ADDRESS OF BUSINESS OR TRUST	PUBLIC OFFICER OR MEMBER OF HOUSEHOLD	DESCRIPTION OF INTEREST	EQUITY BY VALUE CATEGORY
Old Town Retirement Fund			
New York, NY	Al & Martha Doe	100%	3
AZ State Elected Officials Phoenix AZ	Al & Martha Doe	100%	1

9. Bonds

What to disclose: Bonds issued by a single agency worth more than \$1,000 that you or a member of your household hold, or held during the period covered by this Statement. If the bonds were acquired or divested during the period, report the date that occurred.

Bonds over \$1,000	ISSUING AGENCY	Public Officer or Member of Household	Value Category	DATE ACQUIRED AND/OR DIVESTED
Waterworks	City of vote Falls	Doe family	2	05/02/99 ☐ acquired ☐ divested
				☐ acquired ☐ divested
				☐ acquired ☐ divested

10. Real Property Ownership

What to disclose: Arizona real property and improvements to which you or a member of your household hold, or held title during the period covered by this Statement. Describe the property's location and approximate size. Using the value categories (see last page) report the value of your equity. If that property was acquired or divested during the period covered by this Statement, list the date and what occurred.

You need not disclose: Your primary residence or property you use for personal recreation.

LOCATION AND APPROXIMATE SIZE OF ARIZONA REALTY	Public Officer or Member of Household or Business	EQUITY BY VALUE CATEGORY	DATE ACQUIRED OR DIVESTED
Townhouse 1/16 th lot Central Phoenix	Al Doe	2	
Central Prioenix			☐ acquired ☐ divested
			☐ acquired ☐ divested
			☐ acquired ☐ divested

SECTION C: BUSINESS INTERESTS

11. Business Names

What to disclose: The name of any business under which you or any member of your household did business during the period covered by this Statement. Include corporations, limited liability companies, partnerships and trade names. Using the definitions provided in statute, disclose if the business named is controlled or dependent. If the business is both controlled and dependent, mark both boxes.

Public Officer or Member of Household	BUSINESS NAME	Business Address	CONTROLLED AND/OR DEPENDENT BUSINESS
Robert Doe	Burgers to Go	910 N Ballot Dr Vote Falls, AZ	☐ Controlled ☐ Dependent
			☐ Controlled ☐ Dependent
			☐ Controlled ☐ Dependent
			☐ Controlled ☐ Dependent

IMPORTANT: IF A BUSINESS LISTED ABOVE DID NOT GROSS MORE THAN \$10,000 OR PROVIDE MORE THAN 10% OF YOUR PERSONAL COMPENSATION DURING THE PERIOD COVERED BY THIS STATEMENT, YOU DO NOT NEED TO COMPLETE THE REST OF THIS STATEMENT.

12. Controlled Business Information

What to disclose: The name of each controlled business you listed above, and the goods or services provided by the business. If a single client or customer (person or business) accounts for more than \$10,000 and 25 % of your business' gross income, describe what it is your business provides to that customer or client. Then, in column 4, describe what client/customer's business does (if you major client is a person, leave the last column blank). If you do not have a major client, leave the last two columns blank.

You need not disclose: The name of any customer or client, or the activities of any customer or client who is an individual rather than a business.

NAME OF YOUR CONTROLLED BUSINESS	Goods or Services Provided by Your Business	WHAT YOUR BUSINESS PROVIDES TO YOUR MAJOR CUSTOMER OR CLIENT	Business Activity of Major Customer or Client
NONE			
	,		

13. Dependent Business Information

What to disclose: The name of each dependent business, the goods or services provided by the dependent business, the goods or services provided to the major customer or client and the business activity if the major customer or client is a business. If the dependent business is also a controlled business, disclose it only in response to #12, above.

You need not disclose: The name or identity of the customer or client, or the amount of income from the customer or client. If the customer or client is an individual (rather than a business), you are not required to disclose that person's activities.

Name of Dependent Business	GOODS OR SERVICES PROVIDED BY THE BUSINESS	GOODS OR SERVICES PROVIDED TO THE MAJOR CUSTOMER OR CLIENT	Business Activity of the Major Customer or Client, if a Business
Burgers to Go	Food and Beverage		

14. Real Property Owned by Business

What to disclose: Arizona real property and improvements the titles to which were held by a controlled or dependent business listed above. if the business is one that deals in real property and improvements, list the aggregate value of all parcels held in the period covered by this Statement. Describe the property's location and approximate size. Using the value categories (see last page) report the value of your business' equity. If the property was acquired or divested during the period covered by this Statement, list that and the date.

LOCATION AND APPROXIMATE SIZE OF ARIZONA REALTY	Public Officer or Member of Household or Business	EQUITY BY VALUE CATEGORY	DATE ACQUIRED OR DIVESTED
NONE			
	<u> </u>		☐ acquired ☐ divested
	·		☐ acquired ☐ divested
			□ acquired □ divested
			☐ acquired ☐ divested

15. Business' Creditors

What to disclose: The name and address of each creditor to which your business owed more than \$10,000, if that amount was also more than 30 percent of your total business indebtedness at any time during the period covered by this Statement. If the debt was incurred or discharged during the period covered by this Statement, report that and the date.

You need not disclose: Debts resulting from a business other than a controlled or dependent business.

BUSINESS DEBTS OVER \$10,000 AND 30%				
Name and Address of Creditor (or Person to Whom Payments are Made)	Name of Controlled or Dependent Business (from Item 3 or 4)	Date Incurred and/or Discharged		
NONE				
		☐ incurred ☐ discharged		
		☐ incurred ☐ discharged		
		☐ incurred ☐ discharged		

16. Business' Debtors

What to disclose: The name of the debtor for each debt exceeding \$10,000 owed to a controlled or dependent business which was also more than 30 percent of the total indebtedness to the business which was owed at any time during the preceding calendar year. If the debt was incurred or discharged during the year, list that and the date. List value category.

DEBTS OVER \$10,000 AND 30% OWED TO YOUR BUSINESS			
Name of Debtor	NAME OF CONTROLLED OR DEPENDENT BUSINESS TO WHOM THE DEBT IS OWED	AMOUNT BY VALUE CATEGORY	DATE INCURRED AND/OR DISCHARGED
NONE			☐ incurred ☐ discharged
			☐ incurred ☐ discharged

Value Categories: (from ARS § 38-542(B)) Category 1 - \$1,000 to \$25,000

Category 2 - More than \$25,000 to \$100,000

Category 3 - More than \$100,000